

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

HUNTER'S MOON FARM, LLC,

Plaintiff,

-against
FRANK MADDEN SHOW STABLE, LLC,
and FRANK I. MADDEN,

Defendants.

Upon the accompanying Complaint; the Declaration of Jennifer Griffin dated June 23, 2011 together with the exhibits annexed thereto; the Declaration of Pearl Seril dated June 23, 2011 together with the exhibit annexed thereto; the accompanying Memorandum of Law in Support of Plaintiff's Order to Show Cause for a Temporary Restraining Order and Preliminary Injunction, dated June 28, 2011; and all other proceedings and submissions had herein, and for good cause having been shown, it is hereby

Defendants, and all of Defendants' agents, employees and all persons acting in concert with Defendants, from competing against Hunter's Moon Farm in the New York counties of Kings, Queens, Nassau and Suffolk ("Long Island"), including but not limited to providing any equestrian services, such as training, boarding or coaching, or seeking to procure or accepting riders/clients from Long Island during the pendency of this action.

IT IS FURTHER ORDERED that, sufficient reason having been shown therefor, pursuant to Rule 65, pending the hearing and determination of Plaintiff's application for preliminary injunctive relief. Defendants, their agents, employees and all persons acting in concert with Defendants, are hereby temporarily restrained and enjoined from competing against Hunter's Moon Farm on Long Island, including but not limited to providing any equestrian services, such as training, boarding or coaching, or seeking to procure or accepting riders/clients from Long Island.

Sec. 1/2 1/4 and to f & ______ will be noted by ______

IT IS FURTHER ORDERED that service of a copy of this Order to Show Cause, together with all of the supporting papers upon which it is based, as well as the Summons and

Complaint herein, made upon Defendants or their counsel by hand delivery or overnight delivery on or before _ 24_, 2011, shall be deemed good and sufficient service thereof; and

IT IS FURTHER ORDERED that answering papers, if any, shall be served upon counsel for the movant by hand delivery or overnight delivery on or before the 15th day of <u>July</u>, 2011.

IT IS FURTHER ORDERED that reply papers, if any, shall be served upon Defendants or their counsel by hand delivery or overnight delivery on or before the 2 day of July, 2011.

DATED: New York, New York June **2**7, 2011

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